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TERMINAL DISCLAIMER TO OBVIATE A DO REJECTION OVER A "PRIOR" PAT	Duble patenting Tent	Danket Number (Optional) 17413U\$02
In re Application of Valmid, et. at.		REGEVED
Application No. 10/623,839		CENTRAL PAX CENT
Filed: 7/13/2003		
For: Video and Graphics System with an MPEG Video O	poodes for Once we at Marin B.	APR 1 0 2006
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The owner', <u>Broadcom Cemoration</u> , of 100 percent inte the terminal part of the statutory term of any patent gradete of the full statutory term prior patent No. 6.638.222 as the term of said prior patent is presently shortened granted on the instant application shall be enforceable owned. This agreement runs with any patent granted on assigns. In making the above disclaimer, the owner does not dis application that would extend to the expiration date of the patent, 'as the term of said prior patent is presently significant.	2 as the term of said prior patent is def by any terminal disclaimer. The owne only for and during such period that it in the instant application and is binding sciaim the terminal part of the term of	fined in 35 U.S.C. 15¢ and 173, or hereby agrees that any paten and the prior patent are commupon the grames, its successor any calent grames, its successor.
patent, "as the term of said prior patent is presently st later:	hortened by any terminal disclaimer." I	i U.S.C. 154 and 173 of the pr
expires for failure to pay a maintenance fee:		
is held unenforceable; is found invalid by a court of competent jurisdiction;		1
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has all claims canceled by a reexamination certificate; is reissued: or		1
is in any manner terminated prior to the expiration of its	- 4. H - 1	:
Check either box 1 or 2 below, if appropriate, 1. For submissions on behalf of a business/organic etc.), the undersigned is empowered to act on beh	zation (e.g., corporation, partnership,	university, government agency,
I hereby declare that all statements made herein information and belief are believed to be true; and further statements and the like so made are punishable by fine of States Code and that such willful talse statements may jeep 2. The undersigned is an attorney of record. Reg. fi	n of my own knowledge are true and that these statements were made with or imprisonment, or both, under Section pardize the validity of the application or	THE KNOWINGOO that Willful falso
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Terminal discipliner too under 37 CFR 1.20(d) is included	ded.	

This collection of information is required by 37 CFR 1.321. The Information is required to obtain or retain a bonefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the competed application from to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chell Information Office, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS I U THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA22313-1450.

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PAGE 7/7 * RCVD AT 4/10/2006 6:36:22 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-6/31 * DNIS:2738300 * CSID:3127079155 * DURATION (mm-ss):02-24

Form PTO/SB/98 may be used for making this certification. See MPEP § 324.

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FEE TRANSMITTAL for FY 2006		Application Number	10/823,839					
		Filing Data	07/16/2003					
		First Named Inventor	Valmitá		REC	EMED		
Applicant claims s	mail entity sta	itus. See 37 Ci	FR 1.27	Examiner Name	Sejous, West	ner	AGNERAL	ALL POS
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FEE CALCULATION (AII				may be subject to a	surcharge.)	·	· ·	
1. Basic Filing, Sear		Mination fee VG FEES	-	ARCH FEES	EVALUN	ATION FEES		
Application Type		Small Entity	Ese(S)	Small Entity	Pos(\$)	Small Entity	Ease I	Pal d(S)
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	en K Berompki	X\		(Attorney/Agent)	51,458	Telephone		75-8000
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PAGE 317 * RCVD AT 4/10/2006 6:36:22 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-6/31 * DNIS:2738300 * CSID:3127079155 * DURATION (mm-ss):02-24